| 1 | | JS - 6 |
|----|--|-----------------------------------|
| 2 | | 30 - O |
| 3 | | |
| 4 | | |
| 5 | | |
| 6 | | |
| 7 | | |
| 8 | UNITED STATES DISTRICT COURT | |
| 9 | CENTRAL DISTRICT OF CALIFORNIA | |
| 10 | | |
| 11 | CHRIS LANGER, |) CASE NO. CV 14-00372 MMM (JEMx) |
| 12 | Plaintiff, |) JUDGMENT FOR PLAINTIFF |
| 13 | VS. | |
| 14 | DODAITON, INC., a California | |
| 15 | DODAITON, INC., a California Corporation; ROBERTO MORALES, doing business as "DOLAR & MAS"; and | |
| 16 | DOES 1-10, | |
| 17 | Defendants. | |
| 18 | |) |
| 19 | | |
| 20 | On May 7, 2014, the court dismissed plaintiff Chris Langer's claims against defendant Roberto | |
| 21 | Morales, doing business as Dolar & Mas. On May 18, 2015, the court entered an order granting plaintiff | |
| 22 | Chris Langer's motion for entry of default judgment against defendant Dodaiton, Inc ("Dodaiton"). | |
| 23 | Consequently, | |
| 24 | | |
| 25 | IT IS ORDERED AND ADJUDGED | |
| 26 | 1. That Langer recover \$4,000 in statutory damages under the Unruh Civil Rights Act from | |
| 27 | Dodaiton; That Language #2 465 in at | tomovo' foos from Dodoitos: |
| 28 | 2. That Langer recover \$2,465 in at | torneys fees from Dodatton; |
| | | |

Qase 2:14-cv-00372-MMM-JEM Document 30 Filed 05/18/15 Page 1 of 2 Page ID #:284

- 3. That Langer recover \$420 in costs from Dodaiton;
- 4. That Dodaiton is enjoined to remove all architectural barriers identified in Langer's complaint i.e., to provide disabled access to the Market's entrance, by *inter alia*, installing ramps and removing moveable objects, and to provide accessible disabled parking spaces in compliance with the ADA Accessibility Guidelines; and
- 5. That the action be, and is hereby, dismissed.

DATED: May 18, 2015

May M. M. Morrow

JAN GARET M. MORROW

UNITED STATES DISTRICT JUDGE